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10/26/2017

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91222434
Party	Plaintiff Invicta Watch Company Of America Inc.
Correspondence Address	HOWARD NATTER NATTER & NATTER 501 5TH AVE STE 808 NEW YORK, NY 10017 UNITED STATES Email: hnatter@natterip.com
Submission	Motion to Suspend for Settlement Discussions
Filer's Name	Howard Natter
Filer's email	hnatter@natterip.com
Signature	/Howard Natter/
Date	10/26/2017
Attachments	Consented Motion to suspend proceedings - 102617.pdf(43304 bytes)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

INVICTA WATCH COMPANY OF AMERICA, INC.,

Opposer,

vs.

INVICTA S.P.A.,

Applicant.

Opposition No. 91222434 (Parent Case) Opposition No. 91224325

CONSENTED MOTION TO FURTHER SUSPEND PROCEEDINGS

Opposer, through its attorneys, hereby moves on consent of counsel for Applicant to further suspend the above-captioned opposition proceedings for an additional ninety-day (90 day) period. The proceedings are currently suspended and due to resume on November 6, 2017.

Opposer's attorney is currently negotiating a settlement and global co-existence agreement with Applicant's Italian counsel. The terms of the agreement will dispose of pending Italian court litigation; several foreign-country opposition/cancellation proceedings; as well as this above captioned, U.S. opposition proceeding. The additional time is needed to finalize the agreement.

Applicant's Motion for Summary Judgment filed on May 11, 2016 has been fully briefed. Additionally, Opposer has filed a Cross-motion for Summary Judgment (the "Cross-Motion") on June 15, 2016, Applicant's time to file its response to the Cross-Motion was set for thirty (30) days after resumption of these proceedings.

The parties request that these proceedings be further suspended for an additional ninety

(90) day period, ending February 4, 2018 subject to the right of either party to request

resumption at any time. The parties also agree that Applicant shall have thirty (30) days after

resumption of these proceedings to respond to the Cross-Motion.

This motion relies on good cause, and is not brought for the purposes of delay. The

parties are negotiating a global settlement and a proposed settlement agreement has been drafted

for consideration by the parties.

Dated: October 26, 2017

NATTER & NATTER

By: /Howard Natter/

Howard Natter

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New York, NY 10017

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Attorneys for Opposer,

Invicta Watch Company

of America, Inc.

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

INVICTA WATCH COMPANY OF AMERICA	,
INC.,	

Opposition No. 91222434 (Parent Case) Opposition No. 91224325

Opposer,

VS.

INVICTA S.P.A.,

Applicant.

CERTIFICATE OF SERVICE

I hereby certify that on October 26, 2017 a copy of the foregoing Motion for Suspension on Consent is being served on the attorneys for Opposer, via email as agreed upon by the parties, as follows:

Jeanne M. Hamburg
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/Howard Natter/
Howard Natter